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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/030,561	04/25/2002	Andrew Searle	1570.3026.001	8768	
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Reising Ethington Barnes Kisselle Learman & McCulloch PO Box 4390			EXAMINER		
			· WALSH, JOHN B		
Troy, MI 48099-9998			ART UNIT		
		3676			
			DATE MAILED: 05/02/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

					Q				
• 1		Application No.		Applicant(s)	<u>ان</u>				
Office Action Summary		10/030,561		SEARLE, ANDREW					
		Examiner		Art Unit					
		John B. Walsh		3676					
	The MAILING DATE of this communication app		sheet with the co	rrespondence ad	ldress				
Period fo	, -								
THE I - Exter after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period or the to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however within the statutory mining will apply and will expire Society, cause the application to	ver, may a reply be time mum of thirty (30) days SIX (6) MONTHS from th become ABANDONED	ely filed will be considered timel ne mailing date of this c (35 U.S.C. § 133).	y. ommunication.				
1)□	Responsive to communication(s) filed on	·							
2a) <u></u> ☐	This action is FINAL . 2b)⊠ Th	nis action is non-fir	nal.						
3)	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
· · _	ion of Claims	_							
4)[Claim(s) <u>1-19</u> is/are pending in the application		ation						
€،□	4a) Of the above claim(s) is/are withdra	wii iioiii considera	ition.						
·	☐ Claim(s) is/are allowed. ☑ Claim(s) <u>1-4,18 and 19</u> is/are rejected.								
·	Claim(s) <u>5-17</u> is/are objected to.								
•	Claim(s) are subject to restriction and/o	or election requirer	ment						
	ion Papers	n election requirer	none.						
	The specification is objected to by the Examine	er.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.									
If approved, corrected drawings are required in reply to this Office action.									
12)☐ The oath or declaration is objected to by the Examiner.									
Priority (under 35 U.S.C. §§ 119 and 120								
13)⊠	Acknowledgment is made of a claim for foreign	n priority under 35	U.S.C. § 119(a)	-(d) or (f).					
a)	☑ All b)☐ Some * c)☐ None of:								
	1. Certified copies of the priority document	ts have been recei	ived.						
	2. Certified copies of the priority documents have been received in Application No								
* (3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
14) 🗌 A	Acknowledgment is made of a claim for domest	ic priority under 35	5 U.S.C. § 119(e)) (to a provisiona	l application).				
	a) \square The translation of the foreign language pro Acknowledgment is made of a claim for domest	• •							
Attachmen	at(s)								
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>6</u>		Interview Summary Notice of Informal Pa Other:						

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DETAILED ACTION

Claim Objections

1. Claims 5-17 are objected to under 37 CFR 1.75(c) as being in improper form because a multiple dependent claim should refer to other claims in the alternative only and cannot depend from any other multiple dependent claim. See MPEP § 608.01(n). Accordingly, the claims have not been further treated on the merits.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 19 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 19 recites the limitation "the fluid delivery path". There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 18 and 19 are rejected under 35 U.S.C. 102(b) as being anticipated by WO 93/02435.

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As concerns claim 18, a replaceable cash store (11) for an automatic teller machine, comprising a portable container defining a plurality of cash storage regions (17,18,19) therein, a spoiling arrangement for delivering a spoiling agent (29) to the cash storage regions, at least one sensor (30) for detecting an attack on the cash store and a controller (37) for initiating operation of the spoiling arrangement, characterised by said cash store being dockable with an automatic teller machine such that cash can be delivered to the Automatic teller machine without opening the cash store (page 16, lines 11-28).

As concerns claim 19, a mobile security cabinet for engagement with an automatic dispensing machine, comprising a plurality of reception regions for receiving and engaging with security boxes (17,18,19), each security box including delivery means (29) for delivering a spoiling agent from at least one reservoir (31) within the security cabinet so as to spoil the contents of the security box, the security cabinet further comprising at least one sensor (30) for detecting an attempt to open the cabinet and a controller (37) responsive to the at least one sensor for initiating spoiling of the contents of the boxes via the delivery means, each security box having a connector (28) for engaging with a co-operating connector (40) of the security cabinet when the security box is in a reception region, the co-operating connectors including means for displacing foreign matter out of a fluid delivery path (page 19, lines 9-13; acts as a seal keeping foreign matter out) between the connectors as the connectors move into engagement, the mobile security cabinet being engagable with an automatic dispensing machine without exposing said security boxes.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 93/02435.

A mobile security cabinet (11) for engagement with an automatic dispensing machine, characterised by a plurality of reception region's for receiving and engaging with containers (17,18,19) for said dispensing machine, each container including delivery means (29) for delivering a spoiling agent to spoil the contents of the container, the security cabinet further comprising at least one sensor (30) for detecting an attempt to open the cabinet or an attempt to remove a container, and a controller (37) responsive to the at least one sensor for initiating spoiling of the contents of the containers via the delivery means,

WO' 435 does not explicitly teach the cabinet further including a pick unit for the dispensing machine such that the mobile security cabinet can be engaged with a dispensing machine without exposing said containers.

However, as disclosed by the applicant (p. 8, line 26), the pick unit is a known component, and it would have been obvious to provide WO'435 with a pick unit to provide easier access when servicing the cabinet.

As concerns claim 2, the spoiling agent is held in at least one reservoir (31) within the security cabinet.

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As concerns claim 3, the spoiling agent is held in at least one reservoir (31) within the containers (page 18, lines 1-12). Furthermore, it has been held that rearranging parts of an invention involves only routine skill in the art. In re Japikse, 86 USPQ70.

As concerns claim 4, a locking arrangement (25) is provided to hold each container within its reception region.

Conclusion

- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John B. Walsh whose telephone number is 703-305-0444. The examiner can normally be reached on Monday-Friday from 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anthony Knight can be reached on 703-308-3179. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9326 for regular communications and 703-872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-872-9325.

John B. Walsh

Patent Examiner

Technology Center 3670